	Case 3:16	-cr-00242-MN THE	UNETEBSTAFFIS	PISTRACTOR TEVAS	1 of 1	and the same of th
		FOR IF	DALLAS DIV	STRICT OF TEXAS ISION	NO	U.S. DISTRICT COURT RTHERN DISTRICT OF TEXAS
UNITE	ED STATES	OF AMERICA)			FILED
VS.)		CASE NO	.:3: NOV :R=2 3:2:M6 (03)
STEPH	HANIE LAZ	A, Defendant)		CLE By	
		REP	ORT AND RECO	MENDATION		Deputy
			NCERNING PLEA			
after ca 11, I de an inde plea of a violar	ed before me jutioning and termined that pendent basis guilty be acception of 21 U.	pursuant to Fed. R. Cri examining STEPHA the guilty plea was kr in fact containing eac epted, and that STEPH	m.P. 11, and has entitle LAZA under on the control of the essential electrical transfer and the control of the essential electrical transfer LAZA be action (b)(1)(C), that is,	ered a plea of guilty to ath concerning each of luntary and that the of ments of such offense ljudged guilty of Cour Possession with Inte	o Count 4 of the subj ffense(s) of e. I therefort 4 of the ent to Di	261 (5 th Cir. 1997), has of the Indictment and ects mentioned in Rule charged is supported by ore recommend that the e Indictment, charging stribute a Controlled by the district judge,
	The defenda	nt is currently in custo	ody and should be o	rdered to remain in cu	ıstody.	
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear a convincing evidence that the defendant is not likely to flee or pose a danger to any other person or community if released.					
	☐ The☐ I fin othe☐ The☐ The☐ If th	r person or the common Government opposes defendant has not bee	ompliant with the cubing evidence that the unity if released and release. In compliant with the cubing properties of the cubic properties of the cubi	e defendant is not like should therefore be r e conditions of release	ly to flee eleased u e.	or pose a danger to any nder § 3142(b) or (c).
	The defendant substantial like no sentence of defendant should to flee or pose.	t must be ordered detai elihood that a motion for f imprisonment be impo	acquittal or new trial v sed, or (c) exceptiona (2) the Court finds by o	vill be granted, or (b) the leixcumstances are clear lear and convincing evice	Government shown dence that	he Court finds there is a ent has recommended that under § 3145(c) why the the defendant is not likely OLIVER

NOTICE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).